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Eli Lilly and Company Lilly Corporate Center Indianapolis, Indiana 46285 U.S.A.

Legal Department - Patent Division

Date: October 29, 2004

To: Examiner J. Harle Company: USPTO Fax: 1-703-872-9306

Phone:

From: Thomas Webster

Fax: 317-276-5172 Phone: 317-276-3334

Total Pages: 5

Subject:

Application No.:

10/070,660

Art Unit:

1654

Examiner:

Jennifer I. Harle

Docket No.:

X-13288

PRIVILEGED AND CONFIDENTIAL COMMUNICATION

Message:

Please see attached Reply in response to Office Action of September 9, 2004.

Thank you.

If there are any transmittal problems please call Kim Landers at (317) 277-1469.

This facsimile message is intended only for the individual to whom it is addressed and may contain information that is privileged, confidential or exempt from disclosure under applicable law. If you have received this facsimile in error, please notify us immediately by telephone (collect), and return the original message to us at the above address via U.S. Postal Service.

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CERTIFICATION OF FACSIMILI	E TRANSMISSIÓN
I hereby certify that this paper is being facsimile transmitted to the Patent and    Kim Land C    Type or print name of person sig	<u>ers</u>
Kum Landers Signature	OCt. 29, 2004

### PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants	:	Hock, et al	) .
Serial No.	:	10/070,660	) ) ) Group Art Unit:
Filed	:	August 27, 2002	) 1654
For		METHOD FOR MONITORING TREATMENT WITH A PARATHYROID HORMONE	) Examiner: ) J. Harle )
Docket No.	: ;	X-13288	)

### **REPLY UNDER 37 C.F.R. 1.121**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Sir:

In response to the Office Action dated September 9, 2004, Paper No. 10, we would like to elect Group IX of the claims of the invention for prosecution. A copy of the Office Action is attached for reference.

Respectfully submitted,

Thomas D. Webster Attorney for Applicants

Registration No. 39,872 Phone: 317-276-3334

Eli Lilly and Company Patent Division

P.O. Box 6288

Indianapolis, Indiana 46206-6288



## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
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P.O. Box 1459
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/070,660	08/27/2002	Janet Mary Hock	X-13288	9334
25885	7590 . 09/09/2004	•	EXAM	INER
	AND COMPANY		HARLE, JI	ENNIFER I
PATENT DI P.O. BOX 62			ART UNIT	PAPER NUMBER
	OLIS, IN 46206-6288		1654	10
·	RECEIVED	DATE MAILED: 09/09/200	4	
	i	SEP 1 4 2004	Rashnietim	10-9-2004
		ELI LILLY & COMPANY, PATENT DEP		•

Please find below and/or attached an Office communication concerning this application or proceeding.

g . 4		
	Application No.	Applicant(s)
	10/070,660	HOCK ET AL.
Office Action Summary	Examiner	Art Unit
-	Jennifer I. Harle	1654
- The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet wit	th the correspondence address -
A SHORTENED STATUTORY PERIOD FOR REP	LY IS SET TO EXPIRE 1 M	ONTH(S) FROM
THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the pariod for reply specified above is less than thirty (30) days, a reli NO period for reply is specified above, the maximum statutory periors are the provided by within the set or extended period for reply will, by state Any reply received by the Office tater than three months after the mail earned patent term adjustment. See 37 CFR 1,704(b).	I.  1.138(a). In no event, however, may a re  sply within the statutory minimum of thirty  d will apply and will expire SIX (6) MONT  ute, cause the application to become ABA	eply be timely filed y (30) days will be considered timely, THS from the mailing date of this communication, ANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 30	July 2003.	
	nis action is non-final.	
3)☐ Since this application is in condition for allow	ance except for formal matte	ers, prosecution as to the merits is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	. 11, 453 O.G. 213.
Disposition of Claims		•
4) Claim(s) 47-62 is/are pending in the application	ion.	
4a) Of the above claim(s) is/are withdr		
5) Claim(s) is/are allowed.		
6)☐ Claim(s) is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) 47-62 are subject to restriction and/	or election requirement.	
pplication Papers	•	
9)☐ The specification is objected to by the Examir	ner.	•
10) The drawing(s) filed on is/are: a) ac	cepted or b) objected to b	y the Examiner.
Applicant may not request that any objection to the	e drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the corre		
11) The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.
riority under 35 U.S.C. § 119	• .	
12)☐ Acknowledgment is made of a claim for foreig	un priority under 35 U.S.C. &	110(a\(d) or (f)
a) All b) Some * c) None of:	in buoma auder 22 2.2.2. 3	119(4)-(4) 61 (1).
1. Certified copies of the priority documer	nts have been received.	•
2. Certified copies of the priority documer		onlication No.
3. Copies of the certified copies of the pri	· ·	-
application from the International Bure	•	
* See the attached detailed Office action for a lis		eceived.
		•
tlachment(s)		
Notice of References Cited (PTO-892)	4) D Intendew Su	ummary (PTO-413)
Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)	/Mail Date
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	8) 5) Notice of Inf 6) Other:	formal Patent Application (PTO-152)

Patent and Trademark Office
OL-326 (Rev. 1-04)
Office Action Summary

Part of Paper No./Mail Date 10

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#### DETAILED ACTION .

The previous Election/Restriction requirement is withdrawn. The new Election/Restriction requirement is now made in its place. Claims 47-62 are pending. Claims 47-62 are subject to an Election/Restriction requirement.

#### Election/Restriction

Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

Group I, claim(s) 47-50, drawn to drawn to a method of monitoring the effect of PTH to a subject by determining an enzyme level indicative of an osteoblastic process of bone formation.

Group II, claim(s) 51-53, drawn to drawn to a method of monitoring the effect of PTH to a subject by determining a product of collagen biosynthesis.

Group III, claim(s) 37, 54-55, and 56, drawn to drawn to a method of monitoring the effect of PTH to a subject by determining a product of collagen degradation.

Group IV, claim(s) 47 and 56, drawn to a method of monitoring the effect of PTH to a subject by determining a combination of a level of an enzyme indicative of an osteoblastic process of bone formation, a product of collagen biosynthesis.

Group V, claim(s) 57, drawn to a kit for monitoring the effect of administration of a parathyroid hormone to a subject, comprising a container, a reagent for determining a level of a product of collagen biosynthesis and instructions for monitoring.

Group VII, claim(s) 57, drawn to drawn to a kit for monitoring the effect of administration of a parathyroid hormone to a subject, comprising a container, a reagent for determining a level of a product of collagen degredation and instructions for monitoring.

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Group VIII, claim(s) 58, drawn to drawn to a method for using change in biochemical marker of bone formation from collagen biosynthesis for predicting subsequent change in spine bone mineral density resulting from repetitive administration of a PTH.

Group IX, claim(s) 59-61, drawn to a method for concurrently reducing the risk of both vertebral and non-vertebral bone fracture in a male human subject at risk of or having osteoporosis.

Group X, claim(s) 62, drawn to an article of manufacture consisting of PTH sequence 1-34 and ministered to a subject.

The inventions listed as Groups I-X do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: A method for monitoring an effect of administration of a parathyroid hormone to a subject by determining a level of changes in biochemical markers of bone formation, i.e. total serum alkaline phosphates (SAP, bone-specific alkaline phosphates (BSAP) and osteocalcin. See Hodsman, et al. A Randomized Controlled Trail to compare the Efficacy of Cyclical parathyroid Hormone Versus Cyclical Parathyroid Hormone and Sequential Calcitonin to Improve Bone Mass in Post Menopausal Women with Osteoporosis, Journal of Clinical Endocrinology and metabolism, Vol. 82, No. 2, 1997, pp. 620-628 (provided by Applicant). Moreover, administering parathyroid hormone 1-34 to reduce the risk of vertebral and non-bertebral bone fracture in a human is known. See Slovik, et al. Restoration of Spinal Bone in Osteoporotic men by Treatment with Human Parathyroid Hormone (1-34) and 1,25-Dihydroxyvitam D., journal of Bone and Mineral Research, Vol. 1, No. 4, 1986, pp. 377-381 (provided by Applicant).

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

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Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer I. Harle whose telephone number is (571) 272-2763.

The examiner can normally be reached on Monday through Thursday, 6:30 am to 5:00 pm,

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bruce Campell can be reached on (571) 272-0974. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jennifer Ione Harle August 20, 2004

MICHAEL MELLER PRIMARY EXAMINER

Please type a plus sign (+) inside this box  $\rightarrow$   $\uparrow$ PTO/SB/17 (12/97) Approved for use through 09/30/00. OMB 0651-0032

Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the fautr-wax seduction Act of 1995; so persons are required to respond to a collection of information unless it displays a valid OMS control number.

Complete if Known Application Number 10/070,660 Filing Date August 27, 2002 FEE TRANSMITTAL First Named Inventor HOCK, Janet M. Note: Effective November 10, 1997. Group Art Unit 1654 Patent fees are subject to annual revision. HARLE, Jennifer I. Examiner Name x-13288 (\$)110.00 Attorney Docket Number TOTAL AMOUNT OF PAYMENT METHOD OF PAYMENT (check one) FEE CALCULATION (continued) ADDITIONAL FREE Entity Small The Commissioner is hereby authorized to charge indicated fees and credit any Large Entity X Fee Code Fee Fee Fee (\$) Pee Description overpayments to: 181 Code **Faid** Surcharge-late filing fee or oath 130 05-0840 105 205 127 50 227 25 Deposit Eli Lilly and Company Surcharge-late provisional filing fee or cover sheet. Charge the Issue Fee Set in 37 CFR 1.18 at the Malling of the Notice of Allowance Non-English specification X Charge Any Additional Fee 139 130 139 130 Required Under 37 CFR 1.16 and For filing a request for recommination Requesting publication or SIR prior to Examiner action Requesting publication of SIR after Examiner action 147 Payment Enclosed: 147 2,520 2,520 112 920\* 112 920\* Check Money Other 113 1,840\* 113 1.840\* 115 110 215 Extension for reply within 110.00 Extension for reply within second month 116 430 FER CALCULATION Extension for reply within third month 117 980 217 490 118 1,530 218 765 Extension for reply within fourth month 1. FILING FER Entity 128 228 1.040 Extension for reply within fifth month Entity Bon11 2,080 LAXGO Fee Description Fee Faid Fee (\$) 395 Fee (\$) Pec Code Motice of Appeal 119 219 170 101 201 Utility Filing for 340 Design 106 350 206 175 120 340 220 170 Filing a brief in support of an appeal Plant filing Fee £111n 207 275 Request for oral bearing 107 121 221 150 Petition to institute a public use proceeding Petition to revive-unavoidable 208 395 Reissue Filing Fee 138 130 1.510 1,510 108 790 114 160 214 80 Provisional filing fee 140 110 240 55 141 1.370 241 685 Petition to revive-unintentional 242 68\$ Utility issue fee (or reissue) 142 1,370 SUBTOTAL (1) (\$)0.00 Design Issue Fee 143 490 ee from You Paid Plant Issue Fee CLAIMS below 18 Petitions to the Commissioner 122 130 122 130 -20\*\*= Х Total Çlaims Petitions related to provisional applications Submission of Information Independent Claims Multiple Depend (first time) x 88 123 50 123 50 -3 \* \*= × 126 180 126 180 Disclosure Stat. Disclosure Sunt.
Recording each patent
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Filing a submission after
final rejection 137 CFR
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For each additional invention
to be examined (37 CFR
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examination of a design
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